



**Party Autonomy
versus
Autonomy of Arbitrators**

2012

Editors

Alexander J. Bělohlávek

Naděžda Rozehnalová

Contents

List of Abbreviations	xiii
-----------------------------	------

ARTICLES

Vasily N. Anurov <i>Autonomy of the Arbitration Agreement:</i> Danger of Broad Interpretation	3
---	---

Alexander J. Bělohlávek <i>Autonomy in B2C Arbitration: Is the European Model of Consumer Protection Really Adequate?</i>	17
--	----

Bernd Ehle <i>Effective Use of Demonstrative Exhibits in International Arbitration</i>	43
---	----

Dan Engström Cornel Marian <i>Restrictive Absolutes: Using Party Autonomy to Reconcile Absolute Immunity with the Liberal Standard for Restrictive Immunity Adopted by the Swedish Supreme Court in the <i>Sedelmayer</i> Decision</i>	61
---	----

Leonila Guglya <i>Waiver of Annulment Action in Arbitration: Progressive Development Globally, Realities in and Perspectives for the Russian Federation (Different Beds – Similar Dreams?)</i>	81
---	----

Dániel Bán László Kecskés	
Changing Aspects of Unsigned Arbitration Agreements.....	107
Crenguta Leaua	
The Applicability of Party Autonomy in the Appointment of Arbitrators.....	133
Martin Maisner	
Liability and Independence of the Arbitrator	149
Nikolay Natov	
The Autonomy of Arbitrators in Determining the Law Applicable to the Merits of a Case.....	171
Mateusz Pilich	
Law Applicable to the Merits of the Dispute Submitted to Arbitration in the Absence of the Choice of Law by the Parties (Remarks on Polish Law)	191
Karl Pörnbacher Inken Knief	
Liability of Arbitrators – Judicial Immunity versus Contractual Liability	211
Barbara Helene Steindl	
Party Autonomy under the 2012 ICC Arbitration Rules	231
Jozef Suchoža Regina Hučková Palková	
Autonomy of Arbitrators – Decision-making on the Basis of <i>Ex Aequo et Bono</i>	253

CASE LAW

Section A

Current Case Law of the National Courts regarding Arbitration

1. Albania

<i>Alexander J. Bělohlávek.....</i>	279
-------------------------------------	-----

2. Czech Republic

<i>Alexander J. Bělohlávek.....</i>	291
-------------------------------------	-----

Contents**3. Poland***Tomáš Řezníček* 365**4. Romania***Alexander J. Bělohlávek* 373**5. Slovak Republic***Alexander J. Bělohlávek* 381**Section B****Case Law of the Arbitral Tribunals****Rsp 1734/11***Alexander J. Bělohlávek* 393**Rsp 2408/10***Zdeňka M. Nocarová* 406**Rsp 981/11***Květoslav Růžička* 412**BOOK REVIEWS**

Natalia Ivanovna Marysheva

Private International Law 419

Piotr Nowaczyk | Andrzej Szumański | Maria Szymańska

UNCITRAL Rules on Arbitration, Commentary 421

Alexander J. Bělohlávek | Renáta Hótová

Experts in the International Environment**(of Civil and Criminal Court Proceedings,****Arbitration Proceedings, and Investment Disputes)** 423**NEWS & REPORTS**

Amendment to Czech Arbitration Act in Effect from

1 April 2012 – Preservation of Arbitrability in Consumer

Disputes and Introduction of Stricter Conditions for

Resolving Consumer Disputes in Arbitration 427

The Activity of the United Nations Commission on International Trade Law Working Group III: Online Dispute Resolution Model Law	435
Case Law of the Court of Justice of the European Union (ECJ) regarding the Limitation of Arbitrability and Autonomy by Arbitration Clauses and Choice-of-court Clauses in Consumer Contracts (B2C) (Comparative Overview)	443
The First International Scientific Conference "MEDIATION 2011 – A Cultivated Method of Conflict Resolution" in the Czech Republic	451
Report on Sopot's [POL] "European Forum for New Ideas": Summit of European Arbitration Institutions.....	455
Report on Prague's World Jurist Association's 24 th Biennial Congress on the Law of the World –"National Legal Cultures in a Globalised World"	461
Current Events, Past & Ongoing CYIL/CYArb Presentations.....	465
Selected Bibliography of Czech and Slovak Authors for 2011	471
Important Web Sites	489
Index	503

All contributions in this book are subject to academic review.